

one, which, if true, ought to produce  
my impeachment and punishment as a  
public officer. If I caused the removal of  
the deposits for the base purpose of en-  
riching myself or my friends by any of  
the results which might grow out of that  
measure, there is no term of reproach  
which I do not deserve, and no punish-  
ment known to the laws which ought not  
to be inflicted upon me. On the contrary,  
if the whole imputation, both as to motive  
and fact, be a fabrication and a calumny,  
the punishment which belongs to me, if  
guilty, is too mild for him who wilfully  
makes it.

"I am aware, sir, of the constitutional  
privilege under which this imputation is  
cast forth, and the immunity which it se-  
cures. That privilege it is in no degree  
my purpose to violate, however gross and  
wicked may have been the abuse of it.—  
But I exercise only the common right of  
every citizen, when I inform you that the  
imputations you have cast upon me are  
false in every particular, not having for  
the last ten years purchased any public  
land, or had any interest in such purchase.  
The whole charge, unless explained, must  
be considered the offspring of a morbid  
imagination or of sleepless malice.

"I ask you, sir, as an act due to justice,  
honor and truth, to retract this charge on  
the floor of the Senate, in as public a man-  
ner as it has been uttered—it being the  
only appropriate mode by which you can  
repair the injury which might otherwise  
flow from it.

"But, in the event that you fail to do  
so, I then demand that you place your  
charge before the House of Representa-  
tives, that they may institute the neces-  
sary proceeding to ascertain the truth or  
falseness of your imputation, with a view to  
such further measures as justice may re-  
quire.

"If you will neither do justice yourself,  
nor place the matter in a position where  
justice may be done by the representa-  
tives of the people, I shall be compelled  
to resort to the only remedy left me, and  
before I leave the city, give publicity to  
this letter, by which you will stand stig-  
matized as one who, protected by his con-  
stitutional privilege, is ready to stab the  
reputation of others, without the magnani-  
mity to do them justice, or the honor to  
place them in a situation to receive it  
from others.

Yours, &c.  
ANDREW JACKSON.  
Hon. JOHN C. CALHOUN, U. S. Senate.

I do not intend, said Mr. Calhoun, in  
what I propose to say, to comment on the  
character or the language of this extra-  
ordinary letter. It has excited in my bosom  
but one feeling—that of pity for the  
weakness of its author, contempt for his  
menace, and humiliation that one occupying  
the office that he does, should place  
himself in a situation so unworthy of his  
exalted station. Nor do I intend to in-  
voke the interposition of the Senate to  
protect the privilege attached to a senator  
from one of the sovereign states of  
this confederacy, which has been outraged  
in my person. I seek no aid to defend  
my privileges, and so far from being im-  
timidated, I shall be emboldened to express  
myself with greater freedom, if possible,  
to denounce the corruption of the adminis-  
tration, or the violation of the laws and  
of the constitution, in consequence of this  
attempt to restrain the free exercise of the  
right of expressing my opinions upon all  
subjects concerning the public interests,  
secured to me by the constitution. I leave  
to the Senate to determine what measures  
the preservation of their own privileges  
demands.

Much less do I intend to comply with  
the request or demand, made of me; de-  
mand, has no place between equals, and I  
hold myself within my constitutional privi-  
lege, at least equal to the Chief Magis-  
trate himself. I, as a legislator, have a  
right to investigate and pronounce upon  
his conduct, and to condemn his acts freely,  
whenever I consider them to be in viola-  
tion of the laws and of the constitution.—  
I, as a senator, may judge him; he can  
never judge me.

My object is to avail myself of the oc-  
casion to reiterate what I said, as broadly  
and fully as I uttered them on a former  
occasion, here, in my place, where alone I  
am responsible, and where the friends of  
the President will have an opportunity to  
correct my statement, if erroneous, or to  
refute my conclusions, if not fairly drawn.  
I spoke without notes, and it may be that  
I omitted something which I said on the for-  
mer occasion, which may be deemed ma-  
terial. If so, I will thank any senator to  
remind me, so that my statement may now  
be as strong and as full as then."

Mr. Calhoun then repeated the sub-  
stance of his speech on the Land bill, in  
which there is no such language or charge,  
as that imputed to him by the Globe and  
the President. The nearest approach to  
it is in the following passage.

"I then remarked that, if rumor were to  
be trusted, it was not only in a political  
point of view that those in power had  
profited by the vast means put in the hands  
of the Executive by the experiment; they  
had profited in a pecuniary as well as a  
political point of view. It has been fre-  
quently stated, and not contradicted, that  
many in high places are among the specu-  
lators in public lands; and that even an in-  
dividual connected with the President him-  
self, one of his nephews, was an exten-  
sive adventurer in this field of speculation.  
I did not name him; but I now feel myself  
called upon to do so. I mean Mr. McLe-  
more."

After Mr. Calhoun had sat down, Mr.  
Grundy and Mr. Walker rose and stated,  
that they had been listeners during the  
debate alluded to in the President's letter,  
and corroborated the correctness of Mr.  
Calhoun's statements of what he had said  
on the occasion.

The Hon. Mr. Peyton, of Tennessee, in  
one of his late speeches in Congress, gives  
the following humorous account of the  
parental guardianship exercised by the  
President over Mr. Van Buren:—

"I think sir, it is time for the people to  
know something of the conduct of those in  
whose hands the public business is entrusted,  
and who really administer the Govern-  
ment. They have been behind General  
Jackson long enough. I was present  
when Mr. Van Buren took his position  
there. It was a striking display of that  
paternal care which the President has ex-  
tended over Mr. Van Buren. In the  
spring of 1834, the President, Mr. Van  
Buren, and a few other gentlemen, among  
the number, rode out to the Washington  
course to witness a trial of speed, (an amusement of which I am very  
fond, and for which the President had not  
altogether lost his taste at that day.) It  
was a trial run between the celebrated  
Busiris and Emily. The horses were  
brought on the course, all was calm and  
quiet until the rider of Busiris mounted,  
when the old courser, began to rear and  
plunge; this seemed to stir the mettle of  
Old Hickory: he reared upon his stirrups  
and took command: "hold him," said he  
to the boy, "don't let him run against the  
fence. You must break him of that, sir,  
(to the trainer) I could do it in an hour!"  
Turning to me, he said, "take your stand  
there," (pointing to a position on the side  
of the course,) "there is but one place  
from which a horse can be correctly timed."  
I took my station with lever in hand.  
"Now," said he, "come up and give them  
a fair start." At this moment he discov-  
ered the Vice President, who had come up  
and taken his position near me; he ex-  
claimed with great emphasis and earnest-  
ness of manner, as he flashed his eye from  
the excited animals to the Vice President,  
"Mr. Van Buren, get behind me, they will  
run over you, sir." It would have done  
you good to see how natural and easy it  
was for Van to slope off behind the old  
chief. And, sir, there he has been ever  
since. Old Hickory would not get out of  
the way for us to run over him; if he had  
given us a fair chance, on any stretch or  
turn during the whole race, we would  
have run over him, or made him fly the  
track. But sir, we have got him on the  
repeat, the General will be out of the way;  
he is no game-horse, and we will make a  
case of him on the repeat.

What is the cause of all that noise,  
Along the street stand men and boys,  
Who seem to be o'erwhelmed with joys?  
"Tis Whiskey.

What makes that fellow leave his home,  
And frantic to our village come,  
From street to street you see him roam?  
"Tis Whiskey.

What makes the husband leave his wife,  
In hours of matrimonial strife,  
And thus drag out a wretched life?  
"Tis Whiskey.

What makes him stagger through the streets,  
Insulting every one he meets,  
And say "come gentlemen, who treats?"  
"Tis Whiskey.

What makes that fellow wish to fight,  
With all his friends, from morn till night,  
Besmeared with mud, oh! wretched sight?  
"Tis Whiskey.

What makes that fellow cast his eyes  
Towards the gates of Paradise,  
While flat upon his back he lies?  
"Tis Whiskey.

What makes that fellow hold his breath  
Against his will, and choke to death,  
Between the heaven and the earth?  
"Tis Whiskey.

Through hemp, he stands on open air,  
Of hemp, I say, my friends beware,—  
For next, he goes—the Lord knows where  
Oh! Whiskey. D.M.

For the Liberty Advocate.

What makes that fellow wish to fight,  
With all his friends, from morn till night,  
Besmeared with mud, oh! wretched sight?  
"Tis Whiskey.

What makes that fellow cast his eyes  
Towards the gates of Paradise,  
While flat upon his back he lies?  
"Tis Whiskey.

What makes that fellow hold his breath  
Against his will, and choke to death,  
Between the heaven and the earth?  
"Tis Whiskey.

Through hemp, he stands on open air,  
Of hemp, I say, my friends beware,—  
For next, he goes—the Lord knows where  
Oh! Whiskey. D.M.

What makes that fellow wish to fight,  
With all his friends, from morn till night,  
Besmeared with mud, oh! wretched sight?  
"Tis Whiskey.

What makes that fellow cast his eyes  
Towards the gates of Paradise,  
While flat upon his back he lies?  
"Tis Whiskey.

What makes that fellow hold his breath  
Against his will, and choke to death,  
Between the heaven and the earth?  
"Tis Whiskey.

Through hemp, he stands on open air,  
Of hemp, I say, my friends beware,—  
For next, he goes—the Lord knows where  
Oh! Whiskey. D.M.

NOTICE is hereby given, that at the  
May Term, 1837, of the Probate  
Court of Amite county, I will present my  
account for final settlement and allowance,  
and allowance, and resign my guardianship  
of the person and property of David  
W. Hurst, a minor heir of Richard Hurst,  
deceased.

WILLIAM LATTIMORE.  
March 21, 1837. 16-1f

CREDITORS—BEWARE.  
I do not come forward and settle their  
accounts by the TENTH day of APRIL  
next, they will be SUEd,—that's flat,  
but nevertheless, as true as preaching.—  
John Walker, Esq., is hereby notified to  
call on the undersigned on the morning of  
the 11th of April, and receive the accounts  
of those who disregard this notice.

VAN NORMAN & HACKNEY.  
March 21, 1837. 16

NOTICE.  
THERE having been a failure of the  
Amite and Florida Auxiliary Bible  
Society to meet at its regular annual term,  
it is therefore ordered by the President,  
that a meeting of the Society be held at  
the Court House in Liberty, at 11 o'clock,  
A. M. on Saturday the 25th inst., and that  
the Board of Directors convene at the  
same place, at 10 o'clock A. M. of that day.

JAS. SMYLLIE, Pres't.  
Attest, E. M. DAVIS. 16  
March 28, 1837.

NOTICE.  
THERE having been a failure of the  
Amite and Florida Auxiliary Bible  
Society to meet at its regular annual term,  
it is therefore ordered by the President,  
that a meeting of the Society be held at  
the Court House in Liberty, at 11 o'clock,  
A. M. on Saturday the 25th inst., and that  
the Board of Directors convene at the  
same place, at 10 o'clock A. M. of that day.

JAS. SMYLLIE, Pres't.  
Attest, E. M. DAVIS. 16  
March 28, 1837.

NOTICE.  
THERE having been a failure of the  
Amite and Florida Auxiliary Bible  
Society to meet at its regular annual term,  
it is therefore ordered by the President,  
that a meeting of the Society be held at  
the Court House in Liberty, at 11 o'clock,  
A. M. on Saturday the 25th inst., and that  
the Board of Directors convene at the  
same place, at 10 o'clock A. M. of that day.

JAS. SMYLLIE, Pres't.  
Attest, E. M. DAVIS. 16  
March 28, 1837.

#### ATTENTION COMPANY.



THE Company E, of the Liberty  
Beat, are hereby commanded to  
rendezvous in the town of Liberty, on Sat-  
urday, April 8th, armed and equipped, as  
the law directs.

JOHN E. FRITH, Captain.  
March 21, 1836. 16

NOTICE.  
AT the May Term, 1837, of the Pro-  
bate court of Amite county, I will  
present my account for final settlement  
and allowance on the estate of Paul Roton,  
deceased.

W. F. CAIN, Adm'r.  
in right of his wife.  
March 1, 1836. 16

#### Runaway Committed.

WAS committed to the jail of Amite  
county, State of Mississippi, by  
John Walker, a justice of the peace in and  
for said County, a Negro Man, who calls  
his name LIMBER GEORGE, and says  
he belongs to William Mikel, living in  
the town of Covington, Parish of St. Tam-  
many, Louisiana; said boy is about five  
feet ten inches high, has bushy hair, open  
countenance, quick spoken, has some old  
marks of the whip on his back, and a small  
scar on his left wrist; had on when com-  
mitted an old round jacket, and pantaloons  
of grey kersey; and thick heavy boots.—  
The owner of said boy is requested to come  
forward, prove property, pay charges,  
and take him away, or he will be sold as  
the law directs.

C. W. McKNIGHT, Sh'ff.  
March 13, 1836. 15

NOTICE.  
LETTERS of administration having  
been granted to the undersigned at the  
February Term, 1837, of the Probate  
Court of Amite county, on the estate of  
James Everett, Senr. deceased,—Notice  
is hereby to all persons indebted to said  
estate to make immediate payment, and  
all those having claims against the same  
to present them duly authenticated, with-  
in the time prescribed by law, or they will  
be forever barred.

H. R. EVERETT.  
March 7—13-6.—Printer's fee, \$8 00

#### RANGER'S SALE.

WILL be sold as the door of the  
Court-house, in the town of Lib-  
erty, on the first Monday in April next,  
the following strays, to-wit:  
One Cow, taken up by Dudley Currey,  
appraised to \$10.  
Two Steers taken up by Neil Wilkin-  
son, appraised to \$25.  
Two Steers taken up by Mrs. Delaney  
Travis, appraised to \$15 each.  
One Steer taken up by A. J. Gunter, ap-  
praised to \$15.  
One Steer taken up by W. B. Wall, ap-  
praised to \$15.  
One Bull taken up by Uel Parsons, ap-  
praised to \$10.  
One Steer taken up by Mr. Byrd, ap-  
praised to \$12.  
One Bull taken up by H. Newman, ap-  
praised to \$6.  
One Steer taken up by David Robinson,  
appraised to \$16.  
One Cow and Calf taken up by J. S.  
Dunn, appraised to \$5.  
One Steer taken up by John Wactor,  
appraised to \$10.

W. H. SPILLMAN, Ranger.  
Liberty, March 7, 1837. 14-4  
Printer's fee, \$7 50

#### GROCERY AND PROVISION STORE.

THE undersigned have opened a Gro-  
cery and Provision Store one door  
north of the Liberty Hotel, Broad street,  
where they have, and will constantly keep  
on hand, the following articles, viz:  
Sugar, Wine Bitters,  
Coffee, Champagne Wine,  
Tea, do. Cider,  
Chocolate, Clare Wine,  
Molasses, Muscat do.  
Meat, Madeira do.  
Raisins, Brandy's,  
Figs, Gin,  
Prunes, Powder,  
Pecans, Shot,  
Candys (assorted) Lead,  
Havana sweet meats Nails,  
Pepper, Flour,  
Allspice, Potatoes,  
Nutmegs, Apples,  
Cinnamon, White Beans,  
Cordials (assorted) Onions,  
Lemon Sirup.

and many other articles too numerous to  
mention, all of which articles they will sell  
low for cash.

C. F. OLDECOCK, & C  
Liberty, Feb. 28, 1837. 13

#### LOOK AT THIS.

ALL those indebted to the firm of Van  
Norman and Hackney, either by  
note or Book account are requested to  
come forward and make payment by the  
first of April, or they will find their ac-  
counts in the hands of an officer.

VAN NORMAN & HACKNEY.  
Liberty, Feb. 21, 1837. 13-4

#### STATE OF MISSISSIPPI—Amite county. To all persons interested in the Real Es- tate of Thos. Johnson, deceased—GREET- ING:

YOU are hereby commanded to be  
and appear before the Hon. the  
Probate Court of Amite county, on the  
fourth Monday in May next, 1837, and  
show cause, if any you can, why an order  
should not then and there be made, au-  
thorizing and directing the administra-  
tor, of said deceased, to sell the following  
described land, belonging to the estate  
of his intestate, viz:—The East half of  
the South East quarter of Section No.  
thirty-seven, in Township No. three, of  
Range No. two East, containing seventy-  
eight acres and sixty-two-one-hundredth ac-  
res, said lands lying and being in Amite  
county, Mississippi.

WITNESS the Hon. Joseph M.  
Ford, Judge of Probate of A-  
mite county, the fourth Mon-  
day in February, in the year  
of our Lord one thousand  
eight hundred and thirty-six:  
ISSUED the 28th February, 1837.  
S. R. DAVIS, Clerk.  
March 7, 1837. 14-8  
Printer's fee, \$13 50

#### STATE OF MISSISSIPPI—Amite county. To all persons interested in the Real Estate of Jared Whittington, deceased—GREET- ING:

YOU are hereby commanded to be  
and appear before the Hon. the  
Probate Court of Amite county, on the  
fourth Monday in May next, 1837, and  
show cause, if any you can, why an order  
should not then and there be made,  
authorizing and directing the administra-  
trix of Jared Whittington, deceased, to  
sell the following described real estate,  
belonging to her intestate, viz:—The West  
half of the South East quarter of Section  
seven, in Township three, of Range four  
East, containing seventy-five acres and  
forty-six-one-hundredths of an acre; said  
lands lying and being in Amite county,  
Mississippi.

WITNESS the Hon. John Wal-  
ker, Judge of Probate of A-  
county, the fourth Monday in  
February, in the year of our  
Lord one thousand eight hun-  
dred and thirty-seven.  
ISSUED the 28th February, 1837.  
S. R. DAVIS, Clerk.  
March 7, 1837. 14-8  
Printer's fee, \$13 50

#### STATE OF MISSISSIPPI—Amite county. To all persons interested in the real estate of Eli M. Robinson, deceased—GREET- ING:

YOU are hereby cited to be and ap-  
pear before the Hon. the Probate  
Court of Amite county, on the fourth  
Monday of May next, 1837, and show  
cause, if any you can, why an order  
should not then and there be made author-  
izing and directing the administrator of  
said deceased to sell the following de-  
scribed lands, belonging to their intestate,  
viz:—The West half of the North West  
quarter of the North East quarter; and  
the North half of the West half of the  
South East quarter of Section eight, of  
Township nineteen, North of Range four  
East, containing two hundred and twenty-  
nine acres and eighty-two one-hundredth  
acres—said lands lying and being in Choctaw  
county, Mississippi.

WITNESS the Hon. John Wal-  
ker, Judge of Probate of A-  
mite county, the fourth Mon-  
day in February, in the year  
of our Lord one thousand  
eight hundred and thirty-six.  
ISSUED 28th February, 1837.  
S. R. DAVIS, Clerk.  
March 7, 1836. 14-8  
Printer's fee, \$13 50

#### STATE OF MISSISSIPPI—Amite county. To all persons interested in the Real Es- tate of Elizabeth and Rebecca A. Knox, infant children of Joseph Knox, deceased— GREETING:

YOU are hereby commanded to be  
and appear before the Honorable  
the Probate Court of Amite county, on  
the fourth Monday in March, 1837, and  
show cause, if any you can, why an order  
should not then and there be made, au-  
thorizing and directing the guardian of  
Elizabeth and Rebecca A. Knox, to sell  
the following described lands, belonging  
to the said minors, viz:—Parcel of the  
North West quarter of Section No. seven,  
Township No. three, Range No. four East,  
said lands lying and being in Amite coun-  
ty, Mississippi.

WITNESS the Hon. JNO. WALKER,  
Judge of the Probate Court of  
Amite county, the fourth Mon-  
day in January, A. D. one thou-  
sand eight hundred and thirty-  
seven.  
ISSUED this 27th day of January 1837.  
S. R. DAVIS, C.K.  
January 31, 1837. 9-3

#### NOTICE.

THE undersigned commissioners, who  
were appointed by the Honorable  
the Probate Court, at the January Term  
1837, to examine and audit claims against  
the estate of John E. Witherspoon, de-  
ceased, reported insolvent, will meet for  
that purpose at the Court House in the  
town of Liberty, on the first Thursday  
in every month, for the ensuing six  
months—commencing on the first Thurs-  
day in February next.

S. TILLOTSON, Comm'rs.  
S. R. DAVIS, 8-7  
January 24, 1837.

NOTICE.  
LETTERS of administration having  
been granted to the undersigned,  
on the estate of William Morris, decd.,  
by the Honorable the Probate Court of  
Amite county, at the February Term,  
1837;—Notice is hereby given to all per-  
sons indebted to said estate to make im-  
mediate payment, and all those having  
claims against the same, to present them  
duly authenticated, within the time pre-  
scribed by law, or they will be forever  
barred.

P. B. VAN NORMAN, Adm'r.  
March 7, 1837. 14-7  
Printer's Fee, \$8 00

#### SHERIFF'S SALE.

Daniel Myers, vs. Fl. Fa. Amite Circuit Court,  
Thomas Keen. To April Term, 1837.

BY virtue of the within dated writ  
Fi. Fa. to me directed I shall  
pose to public sale, at the door of the Court  
house at Liberty, on the first Monday  
April next, all the right, title and in-  
terest of Thomas Keen to the following de-  
scribed tract or parcel of land, to-wit:  
fractional part of section 42, Township  
Range 3 East, adjoining the lands of R. W.  
Neeley on the North-west, and the lands  
of William McKoy on the South, contain-  
ing one hundred and twelve acres more or  
less, lying and being in the county of  
Amite, levied on as the property of said  
defendant to satisfy plaintiff's demand  
and cost.

CHARLES W. McKNIGHT, Sh'ff.  
BY W. H. SPILLMAN, Deput. Sh'ff.  
Feb. 28, 1837. 13-4

#### NOTICE.

THE undersigned commissioners, who  
were appointed by the Honorable  
the Probate Court of Amite county, at  
the February term thereof, to audit and  
report claims against the estate of Abel  
Cotton, deceased, reported insolvent, will  
meet for that purpose at the Court House  
in Liberty, on the fourth Friday in each  
month, for the ensuing six months, when  
all interested can attend if they think  
proper.

W. H. SPILLMAN, Comm'rs.  
S. R. DAVIS, 14-8  
E. A. BACON, 14-8  
March 7, 1837. Printer's fee, \$8 00

#### NOTICE.

THE undersigned commissioners, who  
were appointed by the Honorable  
the Probate Court of Amite county, at  
the February term, 1837, to audit and  
report and audit claims against the estate  
of John Hall, deceased, reported insolvent,  
will meet at the Court House in Lib-  
erty, on the second Thursday in March  
and April next, for that purpose, when all  
persons interested can attend if they think  
proper.

S. R. DAVIS, Comm'rs.  
W. H. SPILLMAN, 14-2  
March 7, 1837.

#### NOTICE.

THE undersigned having been ap-  
pointed by the Honorable the Probate  
Court of Amite county, to audit and re-  
port claims against the estate of John  
Hall, deceased, reported insolvent, he  
recommends that the creditors of the  
estate, as in every case, be notified of  
their patronage. The audit and report  
will be conducted by Mr. Butler. He would  
also urge upon those indebted to him the  
necessity of making payment. Unless  
they do so, Messrs. Walker and Norwood,  
in their official capacity, will have the set-  
tling of his business.

M. M. WHITNEY.  
Liberty, Mach 7, 1837. 14-4  
Printer's fee, \$5 00

#### NOTICE.

AT the April Term, 1837, of the Pro-  
bate Court of Amite, I will present  
my account for final settlement and allow-  
ance on the estate of John Randal, dec'd.  
A. B. STEEL, Adm'r.  
Feb. 22, 1837. 12-6.

#### PRODUCE AND GROCERIES.

180 BARRELS mess and prime  
Pork.  
200 kegs of Lard.  
254 barrels mess Beef.  
50 barrels of Whiskey, "rectified."  
20 barrels old Monongahela, do.  
150 barrels Molasses.  
20 cases Cordials assorted.  
25 hds. and 40 bbls. first rate Sugar.  
50 bags of Coffee.  
30 boxes Codfish.  
175 bbls. & 1 bbls. Mackorel, all Nos.  
104 barrels shad.  
50 boxes Herrings.  
204 kegs Duponts Powder.  
20 boxes Spermaceti Candles.  
50 bags of Shot.  
500 gallons winter Sperm Oil,  
together with Rice, Raisins, Spices, Pre-  
serves, Brandy, Gin, Rum, Wines of all  
kinds in casks and bottles, Garden Seeds  
from Landrilles "warranted," coarse and  
fine Salt, Stationary, &c.  
(C) A constant supply of Bagging, Rope,  
and Twine.

For sale at the Bayou Sara landing by  
JOHN C. MORRIS.  
February 28, 1837. 13-3.

#### NOTICE AND SALE.

ON Friday, the third day of March  
will be sold at the residence of Da-  
vid Kinnabrew, on a credit until January  
next, all the negroes and other personal  
estate of said Kinnabrew.  
SARAH KINNABREW,  
HENRY HUNT.  
Administrators with will annexed.  
February 21, 1837. 12-9.